or appear upon the world's stage community of times, Who and we may answer that same is purely English and not stree translation of the original To Wooy, or Great Sword Society. aby the Drittish residents of the them this sobriquet on aud their fondness for athletics. mmon truit in the Chinese

a pasty the "Boxers" are a bowlher spparent to the Imperial China. They are greatly opup with the help of the Empress unsible mob has attempted a

ad wisdom, there remains

f thins must soon follow, and, Clang seems powerless to best a week.

is miniature, only that they lack eader with the magnetic power mmand that was ascribed to the t history this man's powers of ien were so great that he found and with this immense following as enabled to sweep Asia from the of the Yellow Sea to the very of northern Europe. Without these misguided creatures are to emulate this strange man. sems to have been one of those military frenks who have bobbed Splintly each century since the beof written history.

hat old land pirate succeeded in of the machine gun precludes stance for a repetition of his hazto listen to the sage advice of setters and remain at home atthe cultivation of the soil, their natural calling.

talas, there is no public opinion in these poor ignorant peasants. thing to guide them but their tupid heads, stuffed with a collostory which is so strangely mixwas mythology that few if any of mumber are able to separate the it must be admitted that there are of of the central government, and selves vain enough to believe measure can be carried a successful conclusion. of what is to be the result of this e battle with the windmills? or that these deluded fools are reg straight into the hands of the

treedy of the powers, who need slightest pretext of excuse to on the dissecting-table In this respect powers as to terms of parundoubtedly each will ask h's share. Possibly this cause the enterim, some bright star tal from Heaven and puncture was of the silly old woman who is ting as national pilot, with her petty juries." Org. Act., Sec. 83. erial ship pointing dend for

er of a certain preacher, Blahap Mages with her to and saked him afterward thought of the sermon, "It was "but there was a saint in the And a martyr in the pew," re-

BY AUTHOWARY.

REGULATIONS CONCERNING MONARY TUBERCULOSIS.

Health do hereby declare Pulmonary Tuberculosis to be a communicable and a preventable disease and that all practicing physicians and the Superintend-China's Ship of State's ents of all hospitals, sanitariums, dispensaries, asylums, prisons and schools Health all cases of Pulmonary Tuberculosis coming under their care or notice within one week of the time that such cases come to their knowledge and that such physicians and superintendents be also required to notify the Board of Health in case the house or apartments occupied by a person having Pulmonary Tuberculosis should beome vacant by reason of the death or removal of the patient.

2. Resolved, That all houses or apartments in which a person having Pulmonary Tuberculosis has lived be disinfected to the satisfaction of the Board of Health when vacated by reason of the death or removal of the or following is a Chinese view of tubercular patient, before being again permitted to be occupied.

Dated at Honolulu. July 11th, 1900. C. B. WOOD. President Board of Health.

CHAS, WILCOX, Secretary.

> Territory of Hawaii, Island of Oahu, Honolulu, July 10, 1900.

The following appointments have been made in the Judiciary Department you." of the Territory of Hawaii. Henry Smith, Clerk of the Judiciary

George Lucas, James A. Thompson and P. D. Keilett, Jr., respectively as First, Second and Third Deputy Clerks of the Judiciary Department for the First Circuit.

AMENDMENT TO REGULATIONS REGARDING STABLES.

At a meeting of the Board of Health on the 27th day of June, 1900, the following amendments were made to the Sanitary Regulations for Livery Stables in Honolulu:" That the word "Livery" be stricken out from the title of said regulation, and a new section to be known as section 7 be added to said regulations, so that the said regulations shall read as follows:

SANITARY REGULATIONS FOR STABLES IN THE DISTRICT OF HONOLULU.

the temporary rule of the broken (coral) rock to the depth of six 83. a older to accomplish her incres covered with clay well tamped. 14. Swearing Witnesses.

"3. The water tight flooring of stalls her to believe that she terial, provided such material shall not be allowed to become saturated with animal discharges and remain until

foul or insanitary. "4. Liquid discharges from animals up, or else her vanity shall be conducted into a drain or ditch the truth." the obsolete sooth- to a cesspool or sewer and said drain she is surrounded are or ditch shall be flushed and kept clean.

"5. Where washing is done, the floor shall be of cement, graded so as to disthat once the great charge through a trapped waste pipe into a cesspool or sewer.

"6. All manure from stables where was judge by the tone of the ten or more animals are kept shall be sgraphic reports, that time is removed at least twice in each week k hand. Even the crafty old Li and where there are a less number once

"7. These regulations shall apply to livery, hack, bus, tram car, truck, ex-Buters" have arisen something press, dairy and all other stables where he manner of the hordes of five or more horses or mules are kept."

C. B. WOOD, President Board of Health. Honolulu, July 12, 1900.

NOTICE TO PROPERTY OWNERS WEST OF NUUANU STREET AND GENERALLY KNOWN AS THE BURNED DISTRICT.

The Superintendent of Public Works grand jurors. hereby gives notice to all persons, property-owners, in that portion of the city west of Nuuanu street and more generally known as the "Burned District," that he is desirous of meeting all such interested parties at his office, Executive Building, on Wednesday, July 18, 1900, at 1:30 p. m., for the purpose of considering proposed improvements, alterations, and opening up of streets in

Proposed new streets are as follows: To extend Smith street from King to Queen street. To extend Smith street from Bereta-

To extend Maunakea street from Beretania to Vineyard street.

nia to Vineyard street.

To extend Kekaulike street from Ho-

el street to Beretania street. Plan of said proposed changes will be presented for inspection.

JOHN A. McCANDLESS. Public Works Office, Honolulu, July

IN THE SUPREME COURT OF THE TERRITORY OF HAWAII.

> June Term, 1900. GRAND JURIES.

'No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a grand jury, except in cases arising in the land and naval forces, or in the militia, when in actual service in time of war or public danger." U. S. Const., Amend., Art. 5.

"Until otherwise provided by the legslature of the Territory, grand juries may be drawn in the manner provided by the Hawailan statutes for drawing

3. Qualifications of Jurors.

"No person who is not a male citizen of the United States and twenty-one In "Lighter Moments," the late years of age, and who can not understandingly speak, read and write the English language, shall be a qualified juror or grand juror in the Territory of Hawaii, and all juries shall hereafter be constituted without reference to the the hishop said, "Yes," said race or place of nativity of the jurors." Org. Act., Sec. 83.

4. Number of Jurors.

"The number of grand jurors in each

circuit shall not be less than thirteen" nor more than twenty-three, See Org.

"Until otherwise provided by the legislature of the Territory, grand juries shall sit at such times as the 1. Resolved. That the Board of circuit judges of the respective circuits shall direct." Org. Act, Sec. 83.

6. Challenges.

Before the grand jury retires, the prosecuting officer, or any person held to answer a charge for a criminal offense, may challenge the panel or an ndividual juror, for cause to be assigned to the court. All such challenges shall be tried and determined by the

7. Foreman.

From the persons summoned to serve is grand jurors and appearing, the court shall appoint a foreman, and may remove him for cause. The court may appoint another foreman when the ne cessity arises.

8. Oath of Grand Jurors.

Substantially the following oath shall be administered to the grand jurors:

"You, and each of you, do solemnly swear (or affirm) that you will diligently inquire, and true presentment make, of all such matters and things as shall ment. be given you in charge, or shall otherwise come to your knowledge touching this present service; that you will present no one through envy, hatred, or malice, nor leave any one unpresented through fear, favor, affection, gain, reward or hope therefor, but will present all things truly as they come to your knowledge, according to the best of your understanding; and that you will keep secret the proceedings had before

9. Charge of the Court.

The grand jury, being impanelled and sworn, shall be charged by the court. In doing so, the court shall give them such information as it may deem proper as to their duties and as to the law pertaining to such cases as may come before them. The court may further charge the jury when the necessity

10. Officer in Attendance. The court may appoint an officer to attend upon the grand jury.

11. Retirement of the Grand Jury. The grand jury shall then retire to a private room and inquire into the offenses cognizable by them.

The grand jury may appoint one of their number to be their clerk, to preserve minutes of the proceedings before them, which minutes shall be deivered to the prosecuting officer, when so directed by the grand jury. 13. Subpoena of Witnesses.

"The several circuit courts may sub-

"I. The floors of all stalls shall be poena witnesses to appear before the made water tight and may be made of grand jury in like manner as they the following materials: Tongue and subpoena witnesses to appear before grooved planks, cement, asphaltum or their respective courts." Org. Act, Sec.

"2. All stalls shall be constructed Witnesses appearing before the grand jury may be sworn in open court or by the foreman of the grand jury, or, in his absence, by any member thereof. The oath or affirmation may be substantially as follows:

"You do solemnly swear (or affirm) that the evidence which you shall give before the grand jury shall be the truth, the whole truth, and nothing but

15. Presence of Others with Jurors.

The prosecuting officer or any member of the grand jury may interrogate witnesses before the grand jury. The prosecuting officer shall advise the grand jury in regard to the law of the cases that come before them, and draw the indictments.

An interpreter may be present at the examination of witnesses before the grand jury.

Except the prosecuting officer, interpreter, and witnesses under examination, no person shall be permitted to be present during the sessions of the

No person except the members of the grand jury shall be permitted to be present during the expression of their opinions or the giving of their votes. 16. Twelve Grand Jurors to Concur.

No indictment shall be found, nor shall any presentment be made, without the concurrence of at least twelve

17. Indorsement by Foreman and Prosecuting Officer.

An indictment when found shall be indorsed, "A true bill," and such indorsement shall be signed by the foreman. An indictment shall be indorsed also by the prosecuting officer. A presentment, when made, shall be signed by the foreman.

18. Presenting and Filing.

Indictments or presentments, when found, shall be presented by the foreman, in the presence of the other grand jurors, to the Court, and shall there be filed; but such as are found for a felony against any person not in oustody or under recognizance, shall not be open to the inspection of any person except the prosecuting officer, until the defendant therein shall have been arrest-

The foregoing rules relating to grand juries are hereby prescribed. By the Court:

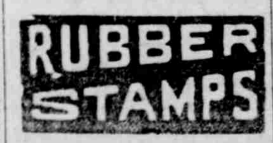
HENRY SMITH, Clerk. Honolulu, Territory of Hawaii, July

IRRIGATION NOTICE.

Holders of water privileges, or those paying water rates, are hereby notified that the hours for irrigation purposes are from 6 to 8 o'clock a. m., and from to 6 o'clock p. m.

ANDREW BROWN, Supt. Honolulu Water Works. Approved by:

ALEX. YOUNG. Minister of Interior. Honolulu, June 14, 1899.



At the Gazette Office.

Read This Carefully!

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